#### DEATH SUMMONS FITZHUGH LEE

Famous Southern General Expires in Washington from Apoplectic Stroke.

Washington April 29. - General Fitzbugh Lee of Virginia, a veteran of three wars, is dead from apoplexy aft- [Copyright, 1905, by American Press Association.]



GENERAL FITZHUGH LEE.

Washington, and there was no one at

regular army Feb. 11, 1902, with the in the midst of trouble? following.

### EDUCATORS IN A WRECK

Four Trainmen Killed and Several Promifigure, "I am the true Vine," taking us nent Persons, Including St. Clair McKelway, Injured.

ville, and running at the estimated score of others. None of Ogden's fied. guests was killed. The dead are: Let us remember that He is alone Charles M. Cope, white, brakeman of with the eleven, to whom He had said, the special Columbia, S. C.; John Lit- "Ye are clean" (xili, 10), and again in ttle, W. W. Cummings and J. F. Hayne, verse 3 of our lesson, "Now ye are negro employes on the dining car St. clean through the word which I have James.

W. Farnam, Yale university, arm er perish (John x, 27-29). There are broken and cut on head; Mrs. Henry those who, though they may seem to W. Farnam, badly bruised; Dr. Julius us to be branches, are not and never D. Dreher, Roanoke college, cut on were branches any more than Judas head; St. Clair McKelway, editor Iscariot. Such go out in due time, beand shoulder; Robert M. Ogden, secre- Vine or the fold. They are plants tary to President Ogden, cut on hand which were never planted by God the and head bruised; Mrs. J. G. Thorp. Father (I John ii, 19; Matt. xv, 13). Cambridge, Mass., cut and bruised; Bishop W. N. McVickar, of Providence, Seth Low and Mrs. Low were on the train, but were unburt.

## STORM KILLS TWENTY-ONE

Tornado Sweeps Through the Town, Leaving Death and Havoc Where It Has Passed.

Laredo, Tex., April 29.—Sixteen people were killed and scores injured in Laredo by a tornado, which tore through the city. So far as known the Patiently He waits year after year, names of the dead in Laredo are: Juan looking for fruit and doing all He can Guerrero, Julia Guerrero, Paneila Guer- to get it before He orders the tree cut rero, - Guerrero (missing): unknown down or the branch taken away (Luke man, servant, Laredo seminary; Palillo xiii, 6-9), but if the self life persistent-Nunciò, Juanita Jaramilla: unknown ly predominates the order is finally givman, employed in the Bruno hotel; S. Munoz; three members of a family in His hand to remove and burn the named Trejo; one woman and two branches or cut down the tree. Let us boys, aged 8 and 9, respectively, named take heed and abide. Demreru; Miss Gaytetan, aged 17. Five

lives were lost at New Laredo. seminary is severe. Not one of the group of magnificent buildings is unin- to the wise care which prunes and jured. The escape from death of the teachers in the institution is considered miraculous, as the walls of some of the buildings which they occupied were completely demolished.

## Mine Explosion Kills Thirteen.

killed by an explosion in the Missouri. being recovered for several days. They are: B. F. Steiner, foreman; Mike Wynn, Ralph Fisher, Ben Smith, William Atkinson, O. Golden, Joe Morino -all white; Gus Phillips, Knox Lynch, J. D. Byrd, Mike Duvall, R. F. Cales, William Edwards-all colored,

## Bowen Is Ordered Home.

now at Caracas, to Washington; also factorily he will be sent to Chile as God working in us both to will and to

## THE SUNDAY SCHOOL.

LESSON VI. SECOND QUARTER, INTER NATIONAL SERIES, MAY 7.

Text of the Lesson, John xv, 1-12. Memory Verses, 5, 6-Golden Text, John xv. 8-Commentary Prepared by Rev. D. M. Stearns.

er being stricken on a train en route | Unless we include in our meditations from Boston. Mrs. Lee and other much that the lesson committee has members of the family are not in felt led to omit we shall have had but la very small glimpse of the life and teaching of our blessed Lord. Here, for example, we have but one brief lesson in the most wonderful of aff His discourses and one lesson from the greatest of all recorded prayers-two lessons from what has been well called "the holy of holles of all Scripture."

He had eaten with His disciples the Passover which He so much desired to eat with them before He suffered, He had instituted the supper by which we are to show His death till He come, He had girded Himself and had washed their feet, teaching them to do to one another as He had done to them, and now in these last words He opened to them His heart as never before and prayed for them and for us who believe on Him through their word. Knowing all that was before Him that night and on the morrow, He seemed to forget Himself in His desire to comfort and strengthen them.

Could there possibly be more helpful the distinguished soldier's nedside words for all believers at all times, aswhen he died except his brother, Dan- sured that in the world we shall have iel Lee, and the physicians, Drs. Edie tribulation, than the opening words of this discourse, "Let not your heart be He was governor of Virginia, presi- troubled," and, again, "Let not your dent of the Pittsburg and Virginia heart be troubled; neither let it be railroad and collector of internal afraid" (xiv, 27), reminding us of Matt, revenue for the Lynchburg district, as | xxiv, 6, "Ye shall hear of wars and ruwell as holding many other positions. mors of wars; see that ye be not trou-Following his honorable discharge bled?" What more powerful testimony from the volunteer army on March 2, to our oneness with the risen Christ 1901, General Lee was appointed to the can there be than an untroubled heart

rank of brigadier general, and with We have heard Him say, "I am the this rank he was retired in the March Light of the world," "I am the good Shepherd," "I am the Door," "I am the Living Bread which came down from heaven." "I am the Way and the Truth and the Life," but now He uses a new back by contrast to such words as "The vineyard of the Lord of hosts is the Greenville, S. C., May 1. - While house of Israel and the men of Judah rounding a curve inside the yard lim. His pleasant plant," and "Israel is an Its of the Southern railroad at Green. empty vine; he bringeth forth fruit unto himself" (Isa. v, 7; Hos. x, 1). Here is the true Israel, the Vine that speed of fifty miles an hour, the spe- never brought forth fruit unto Himself, cial Pullman train bearing Robert C. never pleased Himself, never sought Ogden and 100 members of the South- His own will nor His own glory, and ern Conference of Education crashed He tells us that we are branches in into the rear-end of a freight train, Him, to bear much fruit, that the Fakilling four persons and injuring a ther the Husbandman, may be glori-

spoken unto you." These are true The injured are: Professor Henry branches in the true Vine and can nev-Brooklyn Eagle, bruised on the back cause they were never really in the

But there are true branches in the true Vine which do not bring forth R. I., bruised; James Hunter, engin- fruit unto God. They are spoken of in eer on special, leg and arm broken. I Cor. iii, 15, as having their works Several others were bruised and cut. burned and they themselves saved as by fire or in I Cor. v, 5, as baving the flesh destroyed that the spirit may be saved in the day of the Lord Jesus. Possibly those in I Cor. xi, 30, who were weak and sickly and dying before their time are in the same class.

Instead of this, which may be the experience of many, but need not be the experience of any, it is the desire of our heavenly Father that we bear fruit, more fruit, much fruit, to His glory. en, and men are often the instruments

How simply and easily the branches in a vine under the skill and care of a The damage wrought at the Laredo husbandman bear fruit! There is no struggle, no effort, but just a yielding causes to bleed and ties up here and there, so as to obtain the desired fruit. What, then, is this abiding which is so essential and without which all is nothing? (Verse 5.) If it is not by effort, how is it? I know nothing better than Wilburton, O. T., May 1.-Thirteen the thought given forth by Hudson miners were entombed and probably Taylor on one occasion that it is weakness and not strength that abides. The child that is too weak to climb out of Kansas and Texas Coal company's the crib is found by its mother just mine No. 19, four miles west of here, where she put it. "His strength is There is little prospect of their bodies made perfect in our weakness." As we look more closely we note that there is an abiding in His love and in His word (verses 7, 9).

"The Son of God loved me and gave Himself for me" (Gal. II, 20), "He hath redeemed me from the curse of the law. being made a curse for me" (Gal, iii, 13). "He who spared not His own Son \* \* \* will with Him also freely give Washington, May 1. - Secretary us all things" (Rom. vill, 32). These Taft has received instructions from firm foundations being well grasped or the president to call Minister Bowen, built upon, the daily life is just continuing to believe these and similar to send Russell, now minister to Co. truths, and such believers will be filled lombia, to Caracas, and Barrett, now with joy, and the Spirit will work out minister at Panama, to Colombia, Row. the fruit of righteousness (Rom. xv. en will be asked to explain his charges 13; Phil. i. 11). It is believing all against Loomis; if he explains satis- through, yielding, trusting, obeying and

do of His good pleasure (Phil. il, 13).

#### TO PRESERVE A HUSBAND.

Advice That Combines Humor and Common Sense.

For this purpose select a nice, kind, amiable, industrious, generous man. The American variety is far better than the foreign kind. Prepare him by having him go through a long engagement, which effectually renders a man a soft thing and makes him easy to handle. Gently detach him

from all of his old friends and acquaintances and remove any babits he may have. He is then ready to can, preserve or make jam, as you choose.

To can, merely deprive him of his latch-key and throw a handful of mother-in-law in the house. Men corked up like this have been known to keep for years without spoiling, though when they are opened up, if

day of June, A. D. 1905, at ten o'clock in the foremon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all other persons interested in said court. to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, are required as the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the pendency of said petition, and that the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the pendency of said court. to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the pendency of said petition.

And it is further ordered, that said petitioner give notice to the persons interested in said court. to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the pendency of said petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said court. To appear at a session of said court. To be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the pendency of said petition. though when they are opened up, if kept to long, they are apt to be sour. To make jam, prepare as before, but shred all of his finer feelings by nagging and pound them into a pulp by complaints. To preserve a husband, put as much love into the heart as it will hold, add an ocean of sympathy. a world of tenderness, a pound of forbearance, a dram of patience and drop him into it until he is thoroughly coated over with sugar. Husbands should auways be crystalized one at a time. Never in pairs. Neither should they ever be stood in hot water This is where many women make mistakes.-Memphis Commercial-Appeal.

#### Terrific Race With Death.

"Death was fast approaching," writes Ralph F. Fernandez of Tampa, Fla., describing his fearful race with death, "as of interest in life. I had tried many dif ferent doctors and several medicines, but got no benefit until I began to use Electric Bitters. So wonderful was their effect that in three days I felt like a new man, and to day I am cured of all my Guaranteed at Longweil Bros.' drug store; price 50c.



# Wine of Cardui Cured Her.

ATLANTA, GA., March 21, 1903.

I suffered for four months with extreme nervousness and lassitude. I had a sinking feeling in my stomach which no medicine seemed to relieve, and losing my appetite I became weak and lost my vitality. In three weeks I lost fourteen pounds of flesh and felt that I must find speedy relief to regain my health. Having heard Wine of Cardui praised by several of my friends, I sent for a bottle and was certainly very pleased with the results. Within three days my appetite returned and my stomach troubled me no more. I could digest my food without difficulty and the nervousness gradually diminished. Nature performed ber functions without difficulty and I am once more a happy and

OLIVE JOSEPH. Treas Atlanta Friday Night Club.

Secure a Dollar Bottle of Wine of Cardui Today.

THE PERFECT WAY.

Scores of Paw Paw Citizens Have Learned It

If you suffer from backache there is only one way to cure it.

A bad back means sick kid-

Neglect it, urinary troubles

Doan's Kidney Pills are made for kidneys only; are endorsed

by Paw Paw people. Mrs. Rooney of LaGrave street, says: "Doan's Kidney Pills, pro- Probate court for said county. cured at Martin & Showerman's held at the probate court for said county, held at the probate office, in the village of Paw Paw, drug store, have been used in my on Friday, the 7th day of April, in the year of our Lord one thousand nine hundred and five.

Fresent, Hon. David Anderson, judge of profamily with satisfactory results. They acted very nicely. The case showed symptoms of kidney trouble, and it was a short time after commencing the treatment that all indications of kidney of May next, at ten o'clock in the forenoon, be

Buffalo, N. Y., sole agents for the least previous to said day of hearing

United States. Remember the name, Doan's, and take no substitute.



State of Michigan, county of Van Buren.—ss.

At a session of the probate court for said county held at the probate office in the village of Paw Paw, on the 29th day of April in the year one thousand nine hundred and five.

Present, Hon. David Anderson, judge of probate. In the matter of the estate of Erastus Buel,

deceased.

On reading and filing the petition, duly verified, of Mary Strong (formerly Buel), legatee of said deceased, praying that a certain instrument in writing now on file with this court and purporting to be the last will and testament of said deceased may be proved, allowed and admitted to probate as such, and that ex cution thereof may be granted to Mary Strong (formerly Buel), the executrix named in said will.

Thereupon it is ordered, that Monday, the 19th day of June. A. D. 1905, at ten o'clock in the forenoon, be assigned for the hearing of said petition.

DAVID ANDERSON, Judge of Probate.

Probate Order.

State of Michigan, County of Van Buren State of Michigan, County of Van Buren.—as.

At a session of the probate court for said county, held at the probate office in the village of Paw Paw, on the 26th day of April, in the year one thousand nit e hundred and five. Present, Hon. David Anderson, Judge of Pro-

In the matter of the estate of Michael Loftus, deceased.

On reading and filing the petition, duly verified, of Margaret Crippen, sister and sole legatee of said deceased, praying that a certain instrument in writing, now on file with the Court, and purporting to be the last will and testament of said deceased, may be proved, allowed and admitted to probate as such, and that execution thereof may be granted to Margaret Crippen, the executrix named in said will.

Theretoen it is ordered that Menday, the 22d day.

Margaret Crippen, the executrix named in said will. Thereupon it is ordered that Monday, the 22d day of May A. D. 1905, at the o'clock in the forenoon, he assigned for the hearing of said petition, and that the heirs-at-law of said deceased and all other persons interested in said estate are required to appear at a session of said court, to be holden at the probate office in the village of Paw Paw, and show cause, if any there he, why the prayer of the petitioner should not be granted. petitioner should not be granted.

And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition and the hearing thereof, a result of liver trouble and heart dis-ease, which had robbed me of sleep and culating in said county of Van Buren, for three essive weeks at least previous to said day of hearing. DAVID ANDERSON.

Order for Hearing Final Account. State of Michigan-County of Van Buren .- ss.

Probine Court for said county.

At a session of the probate court for said county, held at the probate office, in the village of Paw Paw, on Saturday, the 15th day of April, in the year of our Lord one thousand nine hundred and five. Present, Hon. David Anderson, Judge of Pro-

In the matter of the estate of John Mawhinney, A. Prenties, administrator of said es-

H. A. Prefits, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such administrator, and files the same.

Thereupou it is ordered, that Monday, the 15th day of May next, at ten o'clock in the forenoon, be assigned for examining and allowing such account and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw in said county, and show cause, if any there be, why the said account should not be allow-

And it is further ordered, that said administrator and it is further ordered, that said administrator and water courses and establish one new sewer district in said village, that the lands and premises estate, of the pendency of said account, and the hearing thereof, by causing a copy will be benefited thereby and assessed for the purforthis order to be published in The True Northerspose of establishing, constructing and maintaining the hearing thereof, by causing a copy of this order to be published in The True Northerner, a newspaper printed and circulating in said county, three successive weeks at least, previous to cations and survey, of said sewer extension showing said day of hearing.

DAVID ANDERSON.

Order for Hearing.

State of Michigan, county of Van Buren, ss. At a session of the probate court for said county, eld at the probate office in the village of Paw Paw. on the 10th day of April, in the year one thousand me hundred and five. Present, Hon. David Anderson, Judge of Probate.

In the matter of the estate of Ida A. Otten,

On reading and filing the petition, duly verified of Fred W. Otten, son and one of the heirs at law of said deceased, praying that the court may adju-dicate and determine who are or were at the time of her death, the lawful heirs of said deceased, and are entitled to inherit the real estate in said petition escribed.

Thereupon it is ordered that Monday, the 8th day of May, A. D. 1905, at ten o'clock in the fors-noon, be assigned for the hearing of said petition. and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said court, to be holden at the probate office in the village of Paw Paw, and show cause, if any there be, way the prayer of the

petitioner should not be grauted.

And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said peti ion and the hearing thereof, by causing a copy of this order to be published in The True Northerner, a newspaper printed and cir-culating in said county of Van Buren, for three successive weeks at least previous to said day of DAVID ANDERSON.

Judge of Probate

Order for Hearing Final Account. State of Michigan, County of Van Buren-ss.

Probate court for said county.

At a session of the Probate Court for said county, held at the probate office, in the village of Paw Paw, on Tuesday, the 11th day of April, in the year of our Lord one thousand nine hundred and five.

Present, Hon. David Anderson, Judge of

In the matter of the estate of Timothy Keefe, D. R. Wheeler, executor of said estate,

comes into court and represents that he is now prepared to render his final account as such execuer and files the same

Thereupon it is ordered that Monday, the 15th day of May next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs-at-law of said deceased, and all other persons interested in said estate, are required The perfect way is to cure the to appear at a session of said Court, then to be holden at the Probate office in the village of Paw Paw in said county, and show cause, if any there be, why the said account should not be allowed.
And it is further ordered, that said executor give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in The True Northerner, a newspaper printed and circulating in said county, three successive weeks at least prev ious to said day of hearing.

DAVID ANDERSON, Judge of Probate.

Order for Hearing Final Account. State of Michigan-County of Van Buren-ss.

In the matter of the estate of Niles Rees,

Varnum H. Dilley, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such administrator and files the same.

we look more closely we note that there is an abiding in His love and in His word (verses 7, 9).

The first step is to believe firmly.

The first step is to believe firmly. aid account should not be allowed.

And it is further ordered, that said administrator remedy and we can consistently said acc

For sale by all dealers, price to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in The True Sorter-Milburn Co., Buffalo N V sale agents for the least neverons to said day of hearing. DAVID ANDERSON.



#### Notice of Establishment of Sewer District No 2 in the Villag. of Paw Paw

The following resolution was offered by Truste-

Michigan, deem and consider it necessary that there should be an extension of the present system of sewers, drains and water courses within the said village, and in pursuance thereof have caused to be made an estimate by a competent engineer of the cost of making each exention to said sewer system, which said cost is estimated by said engineer at the sum of four thousand, two hundred and seventy-five dollars [\$4,275.00] and

WHEREAS. Said common council have caused to

WHEREAS. Said common council have caused to be established and surveyed an extension of the treacht sewer system of and village, which said extension is and shall be known as sewer distric No. two (2), a map of which, made by said engineer, is attached to the report of the sewer committee of said common council, whose duty it is and was to investigate and report upon the matter of sewer extension, said sewer committee having first been appointed by said common council in due and lawful form, and,

pointed by said common council in due and lawful form, and,
WHERLAS. Said sewer committee have recommended that said extension of the present sewer system be made so as to embrace one new district to be known as sewer district No, two (2) at the estimated cost of four thousand, two hundred and seventy-five dollars (\$4.275.00), therefore be it is a seventy-five dollars (\$4.275.00), therefore to it is in the dollar of the president and trustees of said village at a regular meeting thereof held at the office of the village clerk of said village on Saturday the 15th day of April A. D. 1965, that said village do catabileh, construct and maintain an extension of

establish, construct and maintain an extension of the present sewer system for the use of said village the present sewer system for the use of said village at the estimated cost of four thousand, two hundred and seventy-five dollars (\$4.75-60) in accordance to and with the map, plans, specifications, estimate and survey attatched to the report of said sewer committee and made a part thereof and now on file in the office of the village clerk of said village and in accordance to and with the purposes mentioned in sections number 24 to 34 inclusive of chatter Number VII of act Number three (3) of the session laws of the state of Michigan for the year A. D. 1815 and acts amendatory thereto and pertaining to the subject of sewers, and be it further. the subject of sewers, and be it further

BESOLVED. That said extension of the prese ystem of sewers, drains and water courses nown as sewer district Number two (2) as indicated said map, plans, specifications and survey which a common council of said village have caused to the common council of said village have caused to be made, and which said common council have ad opted and which are now on file with the village, clerk of said village, and be it RESOLVED. That the said sewer district so es-tablished shall embrace within its limits the land described in schedule "A" which said schedule is

ereto stracked and made a part hereof, and shall be designated and known as sewer district Number two (2), and be it

Resolved. That the expense of establishing enstructing and maintaining said extension be deconstructing and maintaining said extension be de-frayed in the following manner, to-wit: fifty per cent of the expense of establishing, constructing and maintaining said extension of said sewer system shall be defrayed by a special as-sessment upon the lands and premises described in said schedule "A" which shall be ben-efited by the said sewer by the drainage thereof in proportion as each lot, block or percel of land so mentioned and described be benefited on account thereof, respectively, and fifty ner cent shall be dethereof, respectively, and fifty per cent shall be de-trayed by a general tax upon the taxable property f said village, and be it

KESOLVED. That notice be given by the common ouncil of said of village of the intention of establ ishing, constructing and maintaining said exten-sion of said sewer system, drains and water courses and that the map, plains, specifications and survey showing the boundaries and divisions of said extension and estimated cost of the same will be or exhibition at the council rooms of said village on the 8th day of May A D 19-5, between the hours of nine o'clock in the forencen and five o'clock in the afternoon of that day, at which time and place the village conneil will be in session for the purpose of hearing any suggestions and objections from per-sons interested in and liable to be assessed for said

extension.

Notice is therefore hereby given that the village council of the village of Paw Paw hereinbefore named, intends to establish, construct, and maintain an extensi n of the present system of sewers, drains and water courses and establish one new sewer district in said village, that the lands and premises D ANDERSON,
Judge of Probate.

Is now on file in the office of the vidage clerk; of said village, that on the sth day of May A. D., 1905 the summon council of said village will be in session at the council rooms of said village from nine o'clock in the forenoon until five o'creck in the afternoon of that day; that at such time and place said common council will hear any and all suggestions and objections from any and all persons interested in or liable to a special assessment on account thereof

Dated this 15th day of April A. D., 1905. WM H. MASON, Village Clerk, Trustee Thayer moved the adoption and passage of the foregoingresolutions and preamble which mo-tion wassupported by Trustee Showerman, and thereupon said motion was submitted to a vote of the members of said common council by the presiding fficer and said preamble and resolutions were pas sed by the following vote: Trustees Thayer, Snow, Shoesmith, Engel, Showerman, Whitman voting yes on said motion

SCHEDULE "A."

The following lots, blocks and parcels of land shall comprise and are embraced within the district to be known as sewer district. No. two (2) under the proposed extension of the present sewer system of said village, and will each be benefited by the establishment, construction and maintenance of the said sewer in said sewer district No. two (2):

sewer in said sewer district No. two (2):

Lots number six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13) and fourteen [14] in block No. two (2).

Property owned by W J Thomas, lying directly north of block two (2) aloresaid, and more particularly described as commencing at the north-west corner of lot ten (10) in block two (2) and running thence north one hundred and fifty feet, thence cast to Kalamazoo street theree south along Kalamazoo.

to Kalamazoo street, thence south along Kalamazoo street one hundred and fifty feet, and thence west to the place of beginning.

Lots one [1], two [2], three [3], four (4) and five (5) in block seventeen [17].

Property owned by F. P. Grimes, lying directly north of said block seventeen [17], and more particularly described as commencing at the north-east corner of Kalamazoo street and the alley on the north side of block seventeen (17) and running thence north one hundred and fifty feet, thence east

two hundred and fifty feet, thence south one hundred and fifty feet, thence west to the place of be-Lots five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11) and twelve (32) in block three Lots five (5), six (6), seven (7), eight (8), pine (9),

ten (10), eleven [11] and twelve [12] in block four [4]. Lots five [5], eight [8], nine [9] and ten [10] in Lots one [1], two [2], three | 3], four [4], six [6], seven [7], eleven [11] and twelve [12] in block six-

teen [16].

Lots one [1], two [2], three [3], four [4], five [5], six [6], seven [7], eight [8] nine [9], ten [10], eleven [11] and twelve [12], block fifteen [15].

Lots three [3], four [4], five [5], eight [8], nine [9] and ten [10] in block fourteen [14]. Lots one [1], four [4], five [5], eight [8], nine [9] and twelve [12] in block nineteen [19]. Lots one [1], two [2], three [3], four [4], five [5], six [6], seven [7], eight [8], nine [9], ten [10], eleven [11] and twelve [12] in block twenty [20]. Lots two [2], three [3], six [6], seven [7], ten [10] and eleven [11] in block twenty-one [21].

Lots one [1], four [4], five [5] and eight [8] in block thirty-four [34].

Lots one [1], two [2], three [3], four [4], five [5], eight [8], nine [2] and twelve [12] in block thirty-

Lots one [1]; and four [4] in block thirty-eight Lots two [2] and three [3] in block thirty-nine

All within the original plat of the village of Paw Paw, in the county of Van Buren and state of Michigan, as recorded.

For the relative position of the foregoing several

office of Wm. H. Mason, in the village of Paw Paw, in said county, on the 17th day of July, A. D. 1905, and on the 16th day of October, A. D. 1905, at ten o'clock in the forenoon of each of said days, for the purpose of examining and adjusting said

Dated April 15th, A. D. 1905. ORAN W. ROWLAND, WILLIAM H. MASON,

ALL KINDS OF JOB WORK DONE AT THIS OFFICE

#### Legal Notice

Order of Publication. State of Michigan: The Circuit Court for the county of Van Buren:— In Chancery.
Earls I. Fisks, complainant, vs. Philip H. Fisks,

Sait pending in the circuit court for the county of Van Buren, in chancery, at the village of Paw Paw, in said county, on the 27th day of March, A. D

In this cause, it appearing from affidavit on file, that the defendant, Philip H. Fiake, a resident of this state, is absent therefrom, and resides and has for some time resided in the city of Chicago, in the state of Illinois, and his absence is indefinite and

On motion of Benj. F. Heckert, complainant's solicitor, it is ordered that the said defendant, Philip H. Fiske, cause his appearance to be entered herein, within four months from the date of this order and in case of his appearance that he cause his answer to the complainant's bill of complaint to be filed, and a copy thereof to be served on said complainant's solicitor within twenty days after service on him of a copy of said bill and notice of this order; and that in default thereof, said bill be taken as confessed by the said Philip H. Fiske, defendant.

And it is further ordered, that within twenty days the said complainant causes a notice of this order to be published in The True Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued therein at least once in each week for six weeks in succession, or that he cause a copy of this order to be personally served on said absentor defendant at least twenty days before the time above prescribed for his appearance.

ORAN W. ROWLAND,
Circuit Court Commissioner, Van Buren Co., Mich.

Circuit Court Commissioner, Van Buren Co., Mich. BENJ. F. HECKERT. Solicitor for Complainant, Business address. Paw Paw. Mich.

Administrator's Sale.

In the matter of the estate of Frederick Surdam, eccased. Notice is hereby given, that by virtue of a license Notice is hereby given, that by virtue of a license granted to me by the probate court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the north front door of the court house, in the village of Faw Paw, county of Van Buren, Michigan, on the seventeenth day of June, nineteen hundred and five, at 11 o'clock in the forenoon, all the right, title and interest of the said Frederick Surdam, decessed, in and to the following described real extent to will

lowing described real estate, to wit: The south one-half of the north-west one-quarter of section three (3), the south-west one-quarter of the north-east one-quarter of section three (3), and the north twenty (20) acres of the north-west onequarter of the south-west one quarter of section three (3), all in town three (3) south, range thirteen (13) west, Antwerp township, Van Buren county,

WM. H. HALSTEAD. Administrator of said deceased

Dated April 24th, 1905.

Michigan.

day of hearing.

Probate Order.

State of Michigan, county of Van Buren, ss.
At a session of the probate court for said county, held at the probate office, in the village of Paw Paw, on the 25th day of April in the year one thousand nine hundred and five. Present, Hon. Pavid Anderson, judge of probate. In the matter of the estate of Alice H. Senter,

In the matter of the estate of Alice H. Senter, deceased.

On reading and filing the petition, duly verified, of Justus W. Hastings, sole legatee of said deceased, praying that the administration of said deceased, praying that the administration of said estate be granted to Marie E. Hastings, as administratiry de bonis non, with the will annexed.

Thereupon it is ordered, that Monday, the 19th day of June, A. D. 1905, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs-at-law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, to be holden at the probate office in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice to the persons interested in said estate of the pendency of said petition and the hearing thereof, by causing a copy of this order to be thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren,

three successive weeks at least previous to said DAVID ANDERSON, Judge of Probate.

Probate Order.

State of Michigan, county of Van Buren .- ss. At a session of the probate court for said county, held at the probate office in the villags of Paw Paw, on the 29th day of April, in the year one

of said village, that on the thousand nine hundred and five. Present, Hon. David Anderson, Judge of Pro

In the matter of the estate of Francis A. Chase On reading and filing the petition, duly verified, of L. T. Chase, son and one of the heirs at law of said deceased, praying that a certain instrument in writing now on file with this court and purporting to be the last will and testament of said decrass be proved, allowed and admitted to probate a and that execution thereof may be granted to Henry

E. Chase, the executor named in said will. Thereupon it is ordered, that Monday, the 19th day of Juce, A. D. 1905, at ten o'clock in the forenous be assigned for the hearing of said petition, and that the heirs-at-law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, to be holden at the probate office in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition and the hearing of the pendency of said petition and the hearing thereof, by causing a copy of this order to be pub-lished in The True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

DAVID ANDERSON.

Probate Order.

State of Michigan—County of Van Buren—ss.
At a session of the probate court for said county, held at the probate office, in the village of Faw Paw, on the 26th day of April, in the year one thousand nine hundred and five.

Present, Hon. David Anderson, Judge of Probate.

deceased.

On reading and filing the petition, duly verified, of Cnas. M. Wilkinson, executor named in will of said deceased, praying that a certain instrument in writing, now on file with the Court, and purporting to be the last will and testament of said deceased, may be proved, allowed and admitted to probate as such as with the execution thereof way he granted to such, and that execution thereof may be

Thereupon it is ordered, that Monday, the 22d day Thereupon it is ordered, that Monday, the 22d day of May, A. D. 1905, at ten o'clock in the ferencom be assigned for the hearing of said petition and that the heirs-at-law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, to be holden at the probate office in the village of Paw Paw, and show cause, if any there be, why the traver of the petitioner should not be granted. he prays and show cause, it any there be, why
the prayer of the petitioner should not'be granted.

And it is further ordered, that said petitioner
give notice to the persons interested in said cetate of
the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published
in The True Northerner, a newspaper printed and
circulating in said county of Van Buren, for three cessive weeks at least previous to said day of hearing.

DAVID ANDERSON, Judge of Probate

Order of Publication. State of Michigan :- The circuit court for the John W. Free, as executor of the will and estate of Horace P. Sanger, deceased, complain-ant, vs. Frank Willard, Mary E. Willard, William A. Willard David E. Willard, John S. Willard, Isaac Willard, Lot S. Willard and Henry C. Willard,

Suit pending in the circuit court for the county of Van Buren, in chancery, at the village of Paw Paw, in said county, on the 28th day of April, A D. 1905.

All within the original plat of the village of Paw Paw, in the county of Van Buren and state of Michigan, as recorded.

For the relative position of the foregoing several descriptions and parcels of land to the proposed extension of said sewer system, district No. two [2], and for its course, dimensions and the streets on which the same is to be established, constructed and maintained, reference is had to the map, plans, specifications and survey which are made a part hereof.

Commissioners' Notice.

State of Michigan. The probate court for the county of Van Buren.

In the matter of the estate of Henry J. Piper, deceased.

Having been appointed commissioners to receive, examine and adjust all claims and demands of all persons against said deceased, we do hereby give, notice that six months from the 15th day of April, A. D. 1905, were allowed by said court for creditors to present their claims to us for examination and adjustment, and that we will meet at the office of Wm. H. Mason, in the village of Paw Paw, in said county, on the 17th day of July, A. D. 1905.

least once in each week for six weeks in succession, or that he cause a copy of this order to be personally served on said non-resident defendants, at least twenty days before the time above prescribed for their accessions.

ORAN W. ROWLAND. Circuit Court Commissioner, Van Buren county

Michigan. Dorr O. French, Solicitor for Complainant. Business address, Kalamazoo, Mich.

Foley's Honey and Tar cures colds, prevents pneumonia.